

ORIGINAL

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Honorable James L. Robart

AT SEATTLE
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
BY DEPUTY

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON AT SEATTLE**

Robinson, Barbara Ann

Plaintiff,

vs.

WELLS FARGO BANK NATIONAL
ASSOCIATION, AS TRUSTEE FOR THE
CERTIFICATE HOLDERS OF THE
MLMI TRUST, MORTGAGE LOAN
ASSET-BACKED CERTIFICATES,
SERIES 2005 WMC2;MORTGAGE
ELECTRONIC REGISTRATION
SYSTEMS, INC.;NATIONSTAR
MORTGAGE BANK OF AMERICA; JAY
BRAY; AZTEC FORECLOSURE
CORPORATION OF WASHINGTON

Defendants

CASE NO. 2:17-CV-00061-JLR

DECLARATION IN SUPPORT OF
NOTICE OF MOTION TO
INTERVENE AND ORDER
DISMISSING ALL DEFENDANTS
MOTIONS FOR DISMISSAL FOR
LACK OF STANDING

1. Robinson, Barbara Ann makes this Declaration in support of her Motion for a dismissal of Defendant's Motion for Dismissal and involves the following Maxims of Equity in support of Plaintiff's Motion for Dismissal.

- 1 2. Robinson, Barbara Ann, referred to as (the "One"), Affiant, a sentient live
2 being, a third-party intervener, occupant of the general executrix office and
3 beneficial owner of the legal estate of BARBARA ANN ROBINSON.
4 Estate, a.k.a. the Legal Person known as BARBARA ANN ROBINSON, the
5 Plaintiff, moving sui juris on the land.
6
7
- 8 3. One believes that Washington State Statute **RCW 61.24** is in violation of the
9 Tenth Amendment, See *Bond vs. United States*, 564 U.S. (2011) on appeal
10 (see Exhibit A) One is of the opinion that all Statutory Regulations (State
11 Statutes) are in violation of my common law and natural law rights.
12
- 13 4. Affiant is of sound mind and over the age of 18 and competent to testify to
14 the following facts;
15
- 16 5. Affiant has no Plain, Speedy or Adequate Remedy at Law and orders these
17 proceedings in a Court of Special equity;
18
- 19 6. The interests of justice are best served by a continuance;
20
- 21 7. That Equity looks upon that as done which ought to have been done;
22
- 23 8. That Equity suffers no right to be without a remedy;
24
- 25 9. That Equity regards substance rather than form;
26
- 27 10. That Where the equities are equal, the first in time will prevail;
28 11. That Where equities are equal, the law will prevail;
12 12. That He who seeks equity must do equity;
13 13. That He who seeks equity must have clean hands;

1 14. That Equity aids the vigilant, not those who sleep on their rights;

2 15. That Equity will not concern itself with abstract wrongs;

3 16. That Equity abhors a forfeiture;

4 17. That Equity does not require an idle gesture;

5 18. That Equity will not permit a party to profit by his own wrong;

6 19. That Equity delights to do justice, and not by halves;

7 20. That Equity will take jurisdiction to avoid a multiplicity of suits;

8 21. That Equity acts with In Personam;

9
10
11
12
13 I declare under penalty of perjury under the laws of the united states of america
14 that the foregoing is true and correct.
15

16
17 **Respectfully Submitted by Special Deposit,**

18
19 April 15, 2017 By: Barbara Robinson

20 Date

Robinson, Barbara Signature, All Rights Reserved

21
22 Barbara Robinson

23 Type or Print Your Name (Plaintiff)
24
25
26
27
28